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November 9, 2015

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Agenda No. 2 07/21/15

TO:

SUPERVISOR MICHAEL D. ANTONOVICH, Mayor

SUPERVISOR HILDA L. SOLIS

SUPERVISOR MARK RIDLEY-THOMAS

SUPERVISOR SHEILA KUEHL SUPERVISOR DON KNABE

FROM:

MARY C. WICKHAM

Interim County Counsel

RE:

Report on the County's Wage Enforcement Authority

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Purpose of Memorandum

The purpose of this memorandum is to provide your Board with an overview of the County's authority to impose and enforce regulations prohibiting wage theft and the tools available to the County for wage enforcement.

Summary

The County has authority under its police power to adopt and enforce ordinances that regulate wages in the unincorporated areas that are not in conflict with State or federal laws. This authority includes the power to enforce the County's minimum wage ordinance, and to impose additional restrictions through the business licensing ordinance when businesses violate the County's minimum wage or other applicable labor laws.

The County also has the power to contract, which can be used to monitor, restrict, and remedy wage theft by businesses with County contracts. The County may also consider exercising its contracting power to engage in a countywide wage enforcement effort by contracting with other jurisdictions to enforce their wage enforcement laws. As an example, the City of San Jose performs wage enforcement by contract for the cities of Sunnyvale and Mountain View.

The following tools are available for wage enforcement:

Regulatory Tools (Police Power)

- Recovery of Administrative Penalties and Back Wages
- Subpoena Power
- Licensing Restrictions
- Retaliation Restrictions or Prohibitions
- Private Right of Action
- Civil Lawsuits, Judgments, Levies, and Liens

Contracting Tools (Contracting Power)

- Wage Compliance Requirements in County Contracts
- Partnerships with Enforcement Authorities

Background

On September 29, 2015, the County passed a minimum wage ordinance, which became effective on October 29, 2015. The County's minimum wage ordinance allows the Chief Executive Officer or her designee to begin public education and outreach, create guidelines and rules, and enforce compliance with the ordinance. However, without a subsequent ordinance specifically tailored to enforce violations of the minimum wage ordinance, County enforcement of its minimum wage ordinance would be undertaken pursuant to Chapter 1.25 of the County Code, which applies generally to all violations of the County Code, and which does not include enhanced tools to address wage theft.

Wage theft takes a variety of different forms, including nonpayment of the minimum wage or overtime, failure to provide meal and rest breaks or benefits, improper paycheck deductions, and misclassification of employees. Depending on the type of wage theft involved, an employer's action may be subject to State, federal, or local laws.

Since 2003, ten California cities have adopted a local minimum wage ordinance: Berkeley, Emeryville, Los Angeles, Mountain View, Oakland, Richmond, San Diego (pending voter approval), San Francisco, San Jose, and Sunnyvale. These cities also adopted some form of minimum wage enforcement ordinance. The enclosed chart provides a comparison of the cities' enforcement ordinances. (See Enclosure "A.") Key features include: (1) penalties and fines imposed against non-complying employers and a cure period for employers incentivizing compliance; (2) administrative review and appeal to an impartial hearing officer; and (3) the ability of the enforcement agency to subpoena employer records.

¹ The cities of Santa Monica, Pasadena, and Long Beach, as well as the County of Napa are also considering local minimum wage ordinances.

It is estimated that approximately 15,000 businesses operate in the County's unincorporated areas. (See Enclosure "B.") These businesses will be subject to the County's minimum wage ordinance. In contrast, the County's business licensing ordinance only applies to businesses that include a health or safety component to their operations. Ninety-nine types of businesses and a total of approximately 5,000 business locations are required to obtain a business license.

Discussion

1. The County's Authority to Enforce its Wage Regulations

a. Ordinance Regulating Wage Theft (Police Power)

The County's authority to regulate is derived from the California Constitution ("Constitution"), State statutes, and the County Charter. Generally, the County's authority to regulate is limited to the unincorporated areas of the County unless specific State statutes allow the County to act countywide.

Article XI, section 7 of the California Constitution states "a county or city may make and enforce within its limits all local, police, sanitary, and other ordinances and regulations not in conflict with general laws" of the State. This constitutional grant of authority, or "police power," is the source of the County's authority to independently govern, but it may be exercised only within the territorial limits of the County and is subordinate to State and federal law. Under the doctrine of preemption, if an otherwise valid local law conflicts with State or federal law, the local law is void.²

Both State and federal laws permit local governments to establish and enforce higher minimum wage laws. Therefore, the County may adopt and enforce laws regulating its own minimum wage ordinance to address wage theft.

b. Ordinance Regulating Business Licensing (Police Power)

State law also authorizes the County to license businesses operating within the unincorporated areas of the County.³ The Department of the Treasurer and Tax Collector ("TTC") administers business licensing for the County pursuant to Title 7 of the County Code. The Business License Commission ("BLC") is authorized to revoke or suspend a business license if that

² State and federal labor laws and enforcement agencies with jurisdiction over employment matters may preempt, and therefore prevent, other forms of local regulation of employment. The Labor Commissioner, as Chief of the State Division of Labor Standards Enforcement ("DLSE"), is responsible for enforcement of all provisions of the California Labor Code, except where the State Legislature has given concurrent enforcement authority to another entity or officer. The DLSE's jurisdiction includes all State laws and penalties relating to the State minimum wage, overtime, how wages are paid, collection of unpaid wages, discrimination against aggrieved employees, and child labor. Various federal agencies, such as the Department of Labor, the Department of the Treasury, the National Labor Relations Board, and the Equal Employment Opportunity Commission have exclusive jurisdiction over federal wage and hour laws, payroll tax, collective bargaining, and anti-discrimination laws.

³ California Business and Professions Code section 16100; Revenue and Taxation Code section 7284.

business commits an unlawful act or violates any rule "adopted by any governmental agency relating to the licensee's business."

The BLC does not generally monitor compliance with wage regulations in connection with reviewing a business license. Your Board may amend Title 7 to include applicable wage regulations as a component of business licensing. However, because the County only issues business licenses for a small segment of businesses, this enforcement power would not cover all businesses in the unincorporated areas without amending the ordinance to apply to all businesses.

The County could also require all businesses in the unincorporated areas to register with the County. Such registration could provide the County with basic information regarding unincorporated area businesses, such as type, number of employees, and location, and also make the County aware of the business activities for wage compliance purposes.

c. Wage Enforcement in Contracts (Contracting Power)

Distinct from the County's power to regulate wage theft by ordinance, the law also allows the County to enter into contracts and place restrictions on contractors it chooses to do business with. The County already uses this power by requiring contractors to provide their employees with paid days of jury service. Chapter 2.203 of the County Code requires each business that contracts with the County to adhere to a written jury service policy that requires the contractor to provide five paid days of jury service. Among other remedies, if a contractor fails to comply with the jury service requirement, the contract may be terminated.

Similarly, the County's Living Wage Ordinance requires contractors with Proposition A and cafeteria contracts to pay their employees a "living wage" specified in the Living Wage Ordinance.

The County may impose additional restrictions on its contractors, such as requiring compliance with the County's minimum wage ordinance, identifying or reporting labor law or payroll violations against them, and potentially deducting points in the solicitation process or disqualifying contractors subject to wage theft citations from the County or other enforcement agencies.

However, the County may not impose contract conditions that have a substantial regulatory effect on business outside of the County's geographic market creating a burden on interstate commerce. For example, the County could not mandate that a business pay the County's minimum wage to all employees of that business nationwide.

⁴ Existing County wage enforcement efforts consist primarily of monitoring and enforcing wage provisions in County contracts. The Public Works and Internal Services Departments monitor labor law compliance in public works contracts to ensure prevailing wages are paid. In addition, vendors' compliance with the County's living wage ordinance is monitored by any County department that has living wage contracts.

d. Contracting with Cities for Wage Enforcement

Although the County's power is generally restricted to the unincorporated areas, the County may obtain broader authority to act within a city by contract. The County Charter allows the Board to authorize any County department, officer, or commission to perform any and all functions of a city, district, public agency, or public subdivision, at that entity's request and pursuant to a written agreement.

Currently, the County contracts with cities to perform a variety of services, such as health inspections, law enforcement services, building permit issuance, and animal care and control. The County could also contract with cities for wage enforcement. In northern California, the cities of Sunnyvale and Mountain View contract with the City of San Jose to enforce the minimum wage laws of all three cities. Each of these cities enacted similar minimum wage and enforcement ordinances and assigned enforcement responsibilities to the City of San Jose.

2. Tools Available to Combat Wage Theft

Based on the law and comparison with other jurisdictions, there are a variety of effective regulatory and contracting tools available to address wage theft within the County. Enclosed with this memorandum is an overview of six regulatory tools and two contracting tools that could be used in the County's efforts to combat wage theft. (See Enclosure "C.")

If you have questions concerning this matter, please contact me, Assistant County Counsel Judy W. Whitehurst at (213) 974-1921, or Senior Associate County Counsel Michael S. Buennagel at (213) 974-1833.

MCW:MSB:bk

Enclosures

c: Sachi A. Hamai Chief Executive Officer

> Patrick Ogawa Acting Executive Officer Board of Supervisors

Brian Stiger, Director Department of Consumer and Business Affairs

CITY MINIMUM WAGE ORDINANCE ENFORCEMENT PROVISIONS (Relevant municipal code section shown in bold text in parentheses)

City of Sunnyvale	San Jose Office of Equality Assurance (by contract).	Through the city attorney. (3.80.080(c))	Yes. (3.80.080(a))
City of San Jose	Office of Equality Assurance.	Through the city attorney. (4.100.080 (C))	Yes. (4.100.080 (A))
City of San Diego	To be designated by the city council.	Not specified.	ÖZ
City of Richmond	Employment and Training Department.	Through the city attorney. (7.108.080 (C))	Yes. (7.108.080 (A))
City of Oakland	Contracts & Compliance Division.	No, but employers must permit access to work sites and inspection and copying of records by city representatives.	Yes.
City of Mountain View	City manager and San Jose Office of Equality Assurance (by contract).	Through the city attorney. (42.19(c))	Yes. (42.19(a))
City of Emeryville	Community Development Department	City (without further specification) has the power to issue subpoenas. (5-37.06(c))	Yes. (5-37.06(a))
City of Berkeley	Health, Housing & Community Services Department.	Through the city attorney. (13.99.080 (C))	Yes. (13.99,080 (A))
City and County of San Francisco	Office of Labor Standards Enforcement.	Yes. (2A.23(c))	Yes, after a noticed public hearing and approval by the city attorney.
City of Los Angeles	Wage Enforcement Division, Bureau of Contract Administra- tion, Dept. of Public Works.	Through the Board of Public Works. (188.05(B))	Yes. (188.14)
	Enforcement agency	Enforcement agency has subpoena power?	Enforcement agency has the power to issue regulations with the force of law?

County Counsel Wage Theft Report November 17, 2015

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CITY MINIMUM WAGE ORDINANCE ENFORCEMENT PROVISIONS (Relevant municipal code section shown in bold text in parentheses)

City of Sunnyvale	Yes, to the extent allowed by law. (3.80.080(b))	Yes. (3.80.080(b))	Yes. (3.80.080(d))	City manager. (1.05.070)
City of San Jose	Yes, to the extent allowed by law. (4.100.080	Yes. (4.100.080 (B))	Yes. (4.100.080 (D))	City manager. (1.15.080)
City of San Diego	No.	No.	Š.	City manager. (12.0405)
City of Richmond	Yes, to the extent allowed by law. (7.108.080 (B))	Yes, if required by the enforcement agency. (7.108.080 (B))	Š	City manager. (2.62.080)
City of Oakland	N	Ö	Ö	Not applicable.
City of Mountain View	Yes, to the extent allowed by law. (42.19(b))	Yes. (42.19(b))	Yes. (42.19(d))	City manager. (1.20)
City of Emeryville	Yes, to the extent allowed by law. (5-37.06(b))	Ö	Yes. (5-37.06(d))	Not specified.
City of Berkeley	Yes, to the extent allowed by law. (13.99.080	Yes. (13.99.080 (B))	Yes. (13.99.080 (D))	City manager. (1.28.080)
City and County of San Francisco	Yes, to the extent allowed by law. (12R.7(c)(3))	Yes. (12R.7(c)(3))	°Z	City controller. Hearing officer cannot be an employee of the Office of Labor Standards Enforcement. (12R.21(b))
City of Los Angeles	Yes, to the extent allowed by law. (188.05(A))	No, but required to post notice of determination finding that it violated MW ordinance. (188.06(D))	No.	Head of the Wage Enforcement Division. (188.10(B))
	Enforcement agency required to keep complaints	Employer required to post notice that it is being investigated for MW violation?	Is enforce- ment agency required first to attempt informal resolution?	Who appoints hearing officer?

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(Relevant municipal code section shown in bold text in parentheses)

Francisco When an administra- ive citation is issued. (12R.20(7)) Enforcement issue a notice of violation vith a compliance correct co	City of	City and	City of	City of	City of	City of	City of	City of	City of	City of
When a Mhen an outice of administra- determination tive citation is issued. is issued. is issued. Penalties are (12R.20(7)) due even if Enforcement the violation agency has is remedied option to during the issue a notice period. (188.06(C)) Compliance of violation option to period of 10- compliance of violation option to penalties. (13R.18(a)) (13R.18(b)) (13R.18(b)) When an administra- durinistra- dive citation is issued. (12R.20(7)) (1.28.030(B), 37.07(a)(1)) agency has agency has issue a order with no option to order with no issue a notice ompliance order with no option to order with no option of 10- 21 days and penalties. (13.99.090 (12R.18(b)) (13R.18(b))	Los Angeles	San Francisco	Berkeley	Emeryville	Mountain	Oakland	Richmond	San Diego	San Jose	Sunnyvale
notice of administra- determination tive citation is issued. Penalties are (12R.20(7)) due even if Enforcement the violation agency has is remedied option to during the compliance of violation period. (188.06(C)) 21 days and option(A) (1.3.99.090 37.07(a)(1)) Enforcement agency has is remedied option to during the compliance of violation period. (188.06(C)) 21 days and openalties. (13.99.090 (12R.18(b)) (12R.18(b))	When a	When an	When an	When an	When an	Not	When an	Not	When an	When an
determination tive citation is issued. Is issued. Penalties are (12R.20(7)) (1.28.030(B), 37.07(a)(1)) due even if Enforcement 13.99.090 Enforcement agency has is remedied option to during the issue a notice agency has compliance of violation with a compliance compliance or violation. (188.06(C)) compliance compliance period. (13.99.090 (12R.18(b)) (A)(2))	notice of	administra-	administra-	administra-	administra-	applicable.	administrative	applicable.	administra-	administra-
is issued. Penalties are (12R.20(7)) (1.28.030(B), 37.07(a)(1)) due even if Enforcement 13.99.090 Enforcement the violation agency has is remedied option to during the issue a notice agency has compliance of violation option to period. (188.06(C)) compliance compliance order with no period of 10- order with no 21 days and penalties. (13.99.090 (12R.18(b)) (A)(2))		tive citation	tive citation	tive citation	tive citation	Oakland's	citation is	San Diego's	tive citation	tive citation
Penalties are (12R.20(7)) (1.28.030(B), 37.07(a)(1)) due even if Enforcement 13.99.090 Enforcement the violation agency has is remedied option to during the issue a notice agency has compliance of violation with a sissue a compliance with a compliance compliance compliance period. (188.06(C)) compliance compliance penalties. (5-period of 10-order with no 21 days and penalties. (13.99.090 (12R.18(b))) (12R.18(b)) (A)(2))		is issued.	is issued.	is issued. (5-	is issued.	ordinance	issued.	ordinance	is issued.	is issued.
ation agency has (A(1)) agency has died option to issue a notice agency has notice of violation option to compliance with a compliance compliance compliance period of 10- order with no 21 days and penalties. (13.99.090 (12R.16(a), (A)(2))	Penalties are	(12R.20(7))	(1.28.030(B),	37.07(a)(1))	(1.28(b),	does not	(7.108.090	does not	(4.100.090	(3.80.090
ation agency has died option to be issue a notice agency has issue a notice agency has issue a of violation option to compliance with a ssue a order with no compliance compliance period of 10- order with no 21 days and penalties. (12R.16(a), (A)(2)) (12R.18(b))	due even if	Enforcement	13.99.090	Enforcement	42.20(a)(1))	provide for	(C)		(A))	(a)(1))
died option to Enforcement option to issue a notice agency has issue a of violation option to compliance with a issue a compliance compliance compliance period of 10- order with no 21 days and penalties. (12R.16(a), (A)(2)) (12R.18(b))	the violation	agency has	(A(1))	agency has	Enforcement	administrative	Employer	administra-	Enforcement	Enforcement
he issue a notice agency has issue a nordice of violation option to compliance with a issue a corder with no compliance compliance period of 10- order with no 21 days and penalties. no penalties. (3.99.090 (12R.18(b))) (A)(2))	is remedied	option to	Enforcement	option to	agency has	penalties	must be	tive penalties	agency has	agency has
with a issue a order with no compliance order with a compliance compliance period of 10- order with no 21 days and penalties. no penalties. (37.07(a)(2)) (12R.16(a), (A)(2))	during the	issue a notice	agency has	issue a	option to	payable to the	provided with	payable to the	option to	option to
with a compliance compliance penalties. (5- period of 10- 21 days and penalties. no penalties. (13.99.090 (12R.18(b)) 12R.18(b))	compliance	of violation	option to	compliance	issue a	city, only	an oppor-	city, only	issue a	issue a
(C)) compliance compliance penalties. (5- period of 10- 21 days and penalties. no penalties. (13.99.090 (12R.16(a), (A)(2)) 12R.18(b))	period.	with a	issue a	order with no	compliance	civil penalties	tunity to abate	civil penalties	compliance	compliance
order with no penalties. (13.99.090 (A)(2))	(188.06(C))	compliance	compliance	penalties. (5-	order with no	recoverable	the violation	recoverable	order with no	order with no
penalties. (13.99.090 (A)(2))		period of 10-	order with no	37.07(a)(2))	penalties.	by employee	through a	by employee	penalties.	penalties.
(13.99.090 (A)(2))		21 days and	penalties.		(42.20(a)(2))	in a lawsuit.	notice of	in a lawsuit.	(1.14.030	(1.06.040,
		no penalties.	(13.99.090			(5.92.050(G))	violation and	(39.0112(d))	(B),	3.80.090
		(12R.16(a),	(A)(2))				demand to		4.100.090	(a)(2))
		12R.18(b))					abate before		(A))	
							issuance of an			
							administrative			
							citation with			
	-11						penalties.			
							(/.108.090			
							(A))			

(Relevant municipal code section shown in bold text in parentheses)

City of Sunnyvale	Yes. (3.80.090(d))
City of San Jose	Yes. (4.100.090 (D))
City of San Diego	No.
City of Richmond	Yes. (7.108.090 (F))
City of Oakland	City can consider compliance with MW ordinance when awarding contracts, making landuse decisions, and approving applications to operate or expand in the city.
City of Mountain View	Yes. (42.20(d))
City of Emeryville	No, but compliance with the MW ordinance is a condition for issuance of a business tax certificate. (3-1.141)
City of Berkeley	Yes. (13.99.090 (D))
City and County of San Francisco	Enforcement agency can request that a city department revoke or suspend any registration certificate, permit, or license held by an employer. (12R.7(c)(2))
City of Los Angeles	City can deny an application for a permit if the employer has been found to have violated the MW ordinance within the last 5 years. (103.31(a)
	Enforcement agency can revoke or suspend registration certificates, permits, or licenses?

(Relevant municipal code section shown in bold text in parentheses)

City of City of San Jose Sunnyvale	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation. (4.100.070) Retaliation (3.80.070)
City of San Diego	Retaliation prohibited. (39.0111)
City of Richmond	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation. (7.108.070)
City of Oakland	Retaliation prohibited; employee may not be discharged within 120 days exercising right without evidence of just cause for discharge; cost of compliance may not be passed on to employees; \$1,000 fine per employee.
City of Mountain View	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation. (42.18)
City of Emeryville	Retaliation prohibited; employee may not be discharged within 120 days of exercising right without evidence of just cause for discharge; cost of compliance may not be passed on to employees; \$1,000 fine per employee.
City of Berkeley	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation; \$1,000 fine per employee. (13.99.070)
City and County of San Francisco	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation; \$1,000 fine per employee. (12R.6)
City of Los Angeles	Retaliation prohibited; adverse action within 90 days of employee exercising right creates rebuttable presumption of retaliation; acts of retaliation entitle employees to triple back wages and penalties; fines payable to city are \$1,000 per employee.
	Provisions?

(Relevant municipal code section shown in bold text in parentheses)

	City of Los Angeles	City and County of San	City of Berkeley	City of Emeryville	City of Mountain	City of Oakland	City of Richmond	City of San Diego	City of San Jose	City of Sunnyvale
	0	Francisco			view					
Enforcement	For unpaid	H	No.	No.	No.	No.	No.	No.	No.	No.
agency has	administrative									
power to	penalties	tive penalties								
record a lien	owed to the	owed to the	ň							
with the	city only.	city only.								
county	(188.08(D))	(12R.17(d))								
recorder?	City will									
	explore the									
	feasibility of									
	an MOU with									
	the Labor									
	Commis-									
	sioner to									
	record liens									
	for unpaid									
	wages, as									
	provided by									
	Labor Code									
	898.2(9).									
	(188.09)									

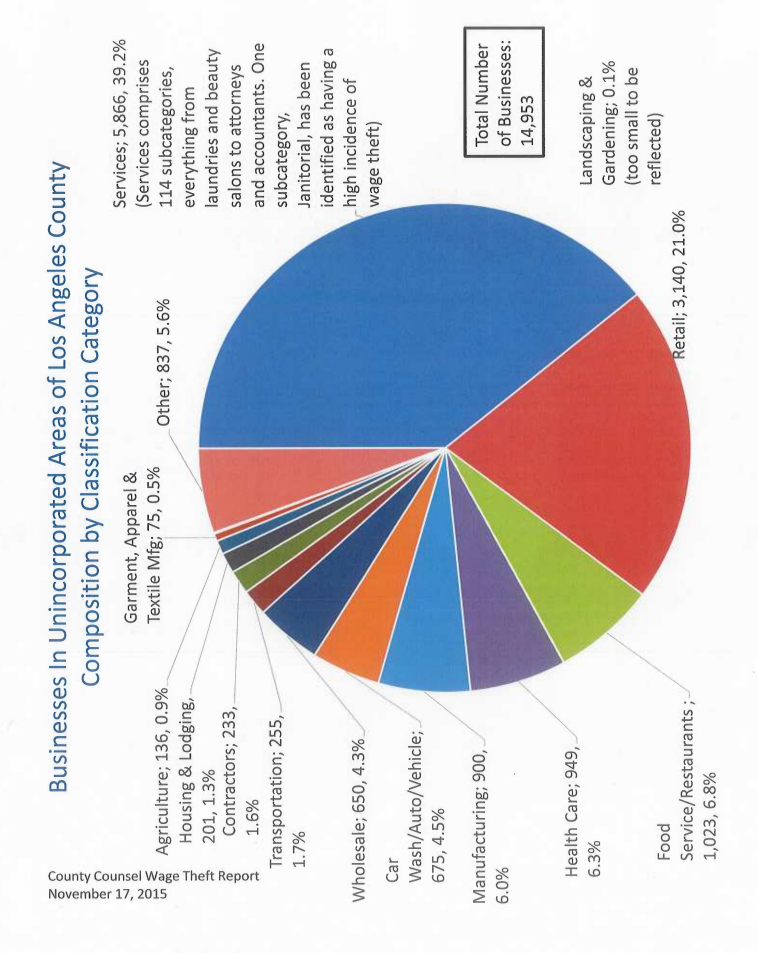
HOA 11958022

Composition of Businesses in the County's Unincorporated Areas

Classification Category	Number of	Percentage by
	Companies	Business
Services	5,866	39.2%
Retail	3,140	21.0%
Food Service	1,023	%8.9
Health Care	949	6.3%
Manufacturing	006	%0.9
Car Wash/Auto/Vehicle	675	4.5%
Wholesale	029	4.3%
Transportation	255	1.7%
Contractors	233	1.6%
Housing & Lodging	201	1.3%
Agriculture	136	%6.0
Garment, Apparel & Textile Mfg	75	0.5%
Landscaping & Gardening	13	0.1%
Other	837	2.6%
Total:	14,953	100.0%

Source: Los Angeles County Assessor's Office

%79



TOOLS AVAILABLE FOR WAGE ENFORCEMENT

A. Regulatory Tools (Police Power)

1. Recovery of Administrative Penalties and Back Wages

State law authorizes the County to issue an administrative fine or penalty for violations of the County Code. Chapter 1.25 of the County Code contains the enforcement process for violations of the County Code unless otherwise provided for in a separate section. The process includes: (1) designation of an enforcement officer; (2) a notice of violation; (3) an administrative fine determined by the enforcement officer; (4) the possibility for a correction period; (5) a noncompliance fee either in conjunction with the administrative fine, or after the failure to correct; (6) the right to an administrative hearing to challenge the fines and fees, as well as the procedures to conduct the hearings; and (7) the collection process for failure to pay the fines and fees which may include the imposition of a lien.

The County Minimum Wage Ordinance adopted on September 29, 2015, relies on County Code Chapter 1.25 for enforcement. However, similar to other jurisdictions, your Board may create a separate companion ordinance that provides for enforcement of the minimum wage. Creation of an enforcement ordinance would allow the County or employee to recover back wages to be paid to the employee and tailor fines and penalties for specific violations of the minimum wage ordinance, such as daily fines for ongoing violations and penalties for retaliatory actions against employees. An enforcement ordinance could also blend the existing enforcement provisions of Chapter 1.25 of the County Code with the ability to recover back wages and specifically tailored fines and penalties.

2. Subpoena Power

Nearly all cities in California that have established a minimum wage ordinance have also adopted an enforcement ordinance providing access to subpoenas that can be used to compel employers suspected of wage theft to open their records to the local enforcement agency. In many cities, subpoena power is vested in the City Attorney as a prosecuting attorney. Most studies on wage theft identify subpoena power as a vital tool to investigate wage theft. The County of Los Angeles has subpoena powers available that can be exercised either through your Board or a County hearing officer.

3. Licensing Restrictions

Generally, the County may license and regulate private businesses operating within the unincorporated areas, though the County does not currently issue licenses or permits for every business. The County's Business Licensing Ordinance may be amended so that County business licenses may be denied, suspended, or revoked based on licensed entities' non-compliance with applicable wage regulations, such as the County minimum wage ordinance.

Aside from business licensing, other licenses and permits issued by the County may also be conditioned on compliance with wage regulations if allowed by the law governing the license or permit. For instance, the County Health Officer's authority to issue, revoke, or

suspend health permits is established by State law. Under the California Retail Food Code, which applies to certain restaurants and retail food establishments, the Health Officer may revoke or suspend a health permit for certain restaurants if the restaurant does not operate in accordance with all applicable local, State, and federal statutes, regulations, and ordinances. In the City and County of San Francisco, the Department of Public Health has relied on this authority to suspend or revoke certain restaurant health permits based upon findings of noncompliance made by local, State, and federal regulatory agencies, including the San Francisco Office of Labor Standards Enforcement, in a small number of egregious violations.

4. Retaliation Restrictions or Prohibitions

Most cities have included both a general prohibition against retaliation in their minimum wage ordinances with additional safeguards in their enforcement provisions. These safeguards include rebuttable presumptions of retaliation, bans on discharge or discipline, and prohibitions shifting compliance costs to employees. City ordinances with rebuttable presumptions of retaliation provide that any act by an employer to discipline an employee close in time after that employee asserts that his or her employer committed wage theft is presumed to be an act of retaliation. This shifts the burden of proof to the employer to prove that the disciplinary action was not related to the employee challenging their wages. If the employer fails to meet that burden, the employer will be considered to have violated the ordinance for engaging in retaliation.

Other cities ban an employer from discharging, reducing compensation, or otherwise discriminating against an employee for exercising his or her rights for a period of time, such as 90 or 120 days, after the employee notifies his or her employer of a wage dispute. During this period, cities that use this form of safeguard require employers to justify terminating employees with "clear and convincing evidence of just cause" for the discharge or discipline.

Finally, some cities, such as Oakland, prohibit employers from shifting the cost of complying with a minimum wage ordinance by reducing other employees' compensation, retirement, or non-wage benefits or increases charges for parking, meals, uniforms or other similar employee expenses.

5. Private Right of Action

In addition to administrative remedies, allowing aggrieved employees, and entities working on behalf of the public, to file a civil lawsuit against an employer for wage theft is also an available tool. This would allow employees, individually or collectively, and public interest groups acting on behalf of employees, to sue employers directly to recover wages, civil penalties, and attorney fees against offending employers. It would not require a County complaint as the first administrative step before a lawsuit could be filed. All ten cities with wage enforcement ordinances have included a private right of action.

6. Civil Lawsuits, Judgments, Levies, and Liens

In instances where an employer fails to comply with administrative enforcement efforts, your Board may authorize the County Counsel to file civil lawsuits in Superior Court to compel employers to comply. Through civil litigation, a County enforcement agency may seek several remedies against a non-compliant employer, including back-pay and interest for aggrieved employees, penalties, and injunctive relief to prevent future wage theft violations. If the County obtains a judgment against an employer, the County may enforce the judgment using a variety of procedures including bank account levies, and liens against real and personal property.

In certain circumstances, the County may seek to create liens against personal or real property of an employer that commits wage theft using a prejudgment writ of attachment. Such an attachment, if granted by a judge, creates a judicial lien on an offending employer's property before a final judgment is obtained. Once the attachment applies, the asset may not be transferred or sold, so it is available later to satisfy a judgment. Seeking an attachment requires a civil action to be filed against the employer and numerous legal constraints limit their availability except in rare situations. In those circumstances, a prejudgment writ of attachment would preserve an offending employer's assets in order to recover stolen wages.

B. Contracting Tools (Contracting Power)

1. Wage Compliance Requirements in County Contracts

The County may use its contracting power to restrict and deter wage theft committed by businesses with whom the County contracts. During the bid solicitation process, the County may penalize bidders that have committed wage theft by deducting points from their evaluation score. The County may also require new contracts include terms requiring employers to comply with the County's minimum wage ordinance and impose penalties for violations. For contractors currently doing business with the County, the County could seek to have those contracts amended to expressly require the contractor notify the County if that contractor is determined to have violated a wage law (such as by a court of law or a DLSE wage order) and authorize the County to penalize that contractor until the wage violation is remedied.

2. Partnerships with other Enforcement Authorities

The County may also enter into partnerships with other enforcement agencies, such as the DLSE. Such partnerships could range from informal arrangements for exchanging information or passing referrals to the appropriate jurisdiction, to the other enforcement agency delegating authority to the County. In addition, the County could request that the State Legislature grant broader enforcement authority to the County, or alternatively, the County could request an enforcement agency, such as the DLSE, to delegate their enforcement authority to the County by contract.

Finally, Assembly Bill 970 (Nazarian), signed into law on October 11, 2015, authorizes the DLSE, at the request of a local agency such as the County, to enforce local laws regarding overtime hours or minimum wage provisions and to issue citations and penalties for violations, except when the local entity has already issued a citation for the same violation. It does not give the County the power to investigate State law violations. However, this may assist the County with enforcement.